I gage on New York Improved Property; prival twellings preiserred; one per cent commission and atto-icey's fees for searching title; second mortgages cashed. CALLENDER & LAURENCE, 30 Plue street.

TRUST FUNDS TO LOAN-ON NEW YORK OR Brooklyn Property, without bonns; Second and Lemechold Mortragues cashed. A. M. JOHNSON & BRO., No. 5 bey stroot, near Broadway.

WE HAVE TRUST FUNDS TO LOAN UPON REAL Seate for five years. Owners will find it to their advantage to call upon us.

SAWARD & LEAVITT, 54 Wall street. \$77.000 TO LOAN-IN SUMS TO SUIT. ON New York and Brooklyn improved Property; one per cent commission and attorneys' fees. Frincipals address A. P. S., box 202 Heraid office.

\$95.000 TO LOAN ON CITY PIRST MORT orty; \$50,000 to buy second Mortagues in sums to suit, at low rates. Apply to RENO & GOLDMARK, 25 Park row (Express Building).

COPARTVERSHIPS.

N EW YORK, MARCH 25, 1874.—NOTICE IS HEREBY given that the partnership heretofore existing between John Guy and John Duke, under the firm name of Guy & Buke, was this day dissolved by mutual consent. John Guy is authorized to settle all debts due to and by the firm.

JOHN GUY.

The business will be carried on as heretofore at the same place. 8% Sixth street, by me alone. JOHN GUY. THE COPARTNERSHIP HERETOFORE EXISTING
Thetween the undersigned, under the firm name of R.
C. Kurtz & Co., is this day dissolved by mutual consent. M. C. Northrup is alone authorized to sign in
liquidation, and will carry on the business under the firm
name of M. C. Northrup & Co.

B. C. KUETZ
B. M. MILES.
B. M. MILES.

BUSINESS OPPORTUNITIES.

A. in stocks than in any business at the present time; system fully explained by calling or sending for our pamphlet; free. TUMBRIDGE & CO., Bankers, 3) Wall street, New York.

A PRACTICAL MACHINIST OR MANUFACTURER, having \$19,600 capital, can find a good investment and immediate profitable work by addressing C. H. F., literald office. A N OLD ESTABLISHED MEN'S FURNISHING and Shirt Manufacturing Business for sale. Apply to the advertiser, EDWARD H. PUEDY, late Jackson & Purdy, 82 Fifth avenue.

AN OLD ESTABLISHED WHOLESALE AND RE-sale, including the entire control of some of the most popular proprietary articles in the country; other and unavoidable engagements requiring its disposal; to re-sponsible parties very favorable terms and advantages granted. Address DRUG STORE, box 3,074 New York Postoffice.

AN UNUSUAL OPPORTUNITY TO ENGAGE IN the Book and Stationery Business will be tound by addressing, with references, box 689 Washington, D. C. The house desiring to sell has been established many years, has a large government patronage and last year realized a profit of \$1,000 over all expenses.

A PARTNER WITH \$2,500 TO TAKE AN IN-terst in an established coal yard; also one with \$3,000 in the wholesale liquor business. SYKES & CO., Business Brokers, No. 5 Dey street. A TRAVELLER, WITH BOOKS, STATIONERY OR fancy goods, wishing to combine another article herewith, may address H. E. & Co., Station D., New York Post office.

A PARTNER WANTED—WITH \$10,000, TO ENGAGE in the manufacturing of chemicals; the works are large and in complete order; budness is cash.

SAYRE & HALSTED, 162 Broadway.

A SPLENDID OPPORTUNITY FOR BUSINESS.—THE Stock and Pixtures of a Ship Chandlery and Engineer supply store for sale, with the lease of store for a number of years: owner leaving the city and will sell at a bargain. Apply to N. E. WHITEHEAD, No. 1½ Pine street.

A CHANCE FOR BUSINESS.—A STRANGER IN THE city wishes to dispose of, in part or whole, a house-hold Patent; agents need not apply. Address INVENTOR, Herald office.

A RETIRING PARTNER'S INTEREST IN AN OLD established, sound, solid and substantial Mercancantile Collection House can be purchased by a basicoss man of character, intelligence and responsibility; few such opportunities are presented; income \$40,000 per annum; will bear the closest scrutiny and improve upon examination; \$25,000 cash required. Address, with name and reference, COLLECTIONS, box 178 Herald office.

A BUSINESS MAN, WITH \$300 AND SERVICES, Wanted as partner: business first class, making \$5,000 yearly; will bear investigation: make this offer on account of stekness. Particulars at HARDEN-BERGH'S, 1,241 Broadway.

A GOOD VEGETABLE, POULTRY AND FRUIT Stand, doing a first class trade; having a large meat rade cannot attend to both. Apply at stands 68,69 and 9, Central Market, Forty-eighth street and Broadway.

BUSINESS.—WHOLESALE MANUFACTURE OF IRON Goods is offered parties with \$25,000 cash capital J. Goods is offered parties with \$25,000 cash capital exponsible bondsmen secure investment and guarante-bld profits; investigation solicited; particulars of orsonal interview. Parties meaning business some une and address to IRONSIDES, box 218 Herald office

BOOK AND STATIONERY STORE FOR SALE—WITH Bindery, in a city of 20,000 inhabitants, about 100 miles from New York; a fine chance to get a good and safe business on terms easy. Apply at 110 William street,

DELAPLAINE HOTEL AND PARK, PARTLY FUR tightly stuated in Brooklyn, fronting on the New York Bay: house has about 40 rooms. Apply to J. S. & W. BROWN, 40 Brooklyn, New York.

PARTNER WANTED-WITH \$6,000 OR \$,8000, IN A planing and moulding doors and sash and blinds trackets mill; has run one year and has a good track wanted to take the place of a retiring partner. Address GABB & ALLERTON, Fort Jervis, N. Y.

OPECIAL CAPITAL WANTED,—132 PER CENT AND security will be given for \$10,000 or \$12,000 to invest in a first class established business in this city. Address & H. O., Heraid office.

To Job PRINTERS,-THE ADVERTISER WOULD I invest a limited amount of capital and his services, as manager and foreman, in a first class office; he is thoroughly conversant with the business in all its branches, and can confidently five estimates and attend to the details of office business; is at present a member of a well known firm, trem which explanatory circumstances cause him to change. Address L. R., box 187 Herald office. Herald office.

\$250 CASH DOWN-FOR WHICH I WILL GIVE ply to M, E. UENRY, 235 East Broadway.

\$800 TO \$1,000.—WANTED, A YOUNG, ACTIVE business man as partner, to manage a department in a highly respectable, permanent and profitable office business; over \$3,000 made yearly by the proper person.

G. REED & CO., 335 Broadway, office 37. \$5.000 WILL PURCHASE ONE-THIRD INTEREST DO.UUU in a successful religious paper, published in New York city. The purchaser can enter business on salary. Address L., Herald office, giving full name and references.

"TIME AT LAST MAKES ALL THINGS EVEN."

[From the London Morning Post.]
The other day a Parisian journal reminded us of a curious retrospective incident. In 1848 the Minister of the Interior addressed to the prefects the following circular:—

Use every possible means to arrest citizen Louis Na-poleon Bonaparte, if he enters your department. LEDRU-ROLLIN. One year after, almost day for day, another document, emanating from the same Ministry, rai

Use every possible means to arrest citizen Ledru collin, it he enters your department. DUFAURE. The radical members of the Assembly paid their respects to the chief of the past Revolution, who received them with comparative indifference. It is understood that M. Leuru-hollin is a partisan of dissolution and an immediate appeal to the people.

CORONERS' CASES.

The Haas Homicide-Verdict Against Hafnagle.

Coroner Eickhoff yesterday concluded the investigation previously commenced in the case of John Haas, the young man who is alleged to have died from the effects of violence received at the hands of John Hufnagle, as previously reported in hands of John Hullagie, as previously reported in the Herald. The testimony taken threw no additional light on the subject. The case was given to the jury, who found that deceased came to his death by violence, and, in their opinion, hullagie was the cause of his death.

Counsel for the accused made a motion for his release on ball and Coroner Elekhoff said he would release him on \$5,000 ball. The necessary bond will be fired to-day.

Hullagie is nineteen years of age, born in this city, and says he is not guilty of the charge against him.

Found in the Water.

The body of an unknown man, about forty years of age, was yesterday found floating in the dock, toot of Stanton street, East River, by Officer Dalton of the Eleventh Precinct. Deceased, who had dark brown hair, wore a dark pea jacket and dark pants; he was five feet six inches in height and appeared to have been in the water for several weeks. The remains were sent to the Morgue and Coroner Croker notified,

PUBLIC LIPE IN ENGLAND.

A good story is told in illustration of the difficulties the Premier has had to surmount in the composition of his official forces. A gailant officer who
was triumphantly elected for a large constituency
was confidently named for office by his friends, and
it was thought necessary to offer him some compliment in the shape of an appointment, while it
was impracticable to give him any responsible
post. Mr. Disraell brought all his tact to bear,
and, assuring the gentleman that the government
was most destrous to have his help, offered him
the place of a groom in waiting. The rejoinder
was epigrammatic and effective. "I will be a
helper," said the gallant officer, "but not a
groom."

THE COURTS.

Callender and the Ocean Bank Case-Summing Up of Counsel.

THE CHARLICK INVESTIGATION

Adroit Ruse of the Commissioner --- He Is Not Prepared to Sign His Testimony.

Mandamus Against Judge Davis in the Tweed Case.

The Summing Up of Counsel.

The further hearing of the case of Charles Cal-lender, who is indicted for having accepted a bribe of \$76,000 from the Ocean National Bank for the purpose of influencing his official action as bank examiner, was resumed yesterday in the United States Circuit Court before Judge Benedict.

SUMMING UP FOR THE DEFENCE. Mr. William Fullerton continued his summing up of the evidence on behalf of the defendant. In a very elaborate argument he reviewed the testimony, and contended that all the facts and sur-roundings of the case showed that his client was not guilty of the serious offence charged against Mr. Callender when he took this loan of \$76,000 from the Ocean National Bank, as he had a perfect right to do, gave what he had every reason to believe was a perfect and valid collateral security for the same. The argument that Mr. Cal-lender was to confine himself simply to his duty as bank examiner, for which he was to receive but \$5 a day, was simply preposterous. It was legitimate on his part to borrow money from a bank on good security, as any other citizen would have done; and that other banks had lent him money on the security of the Portage Lake bonds, long before the failure of the Ocean Bank took place, was a circumstance showing that the bank had reliance on the value of the bonds and belief in the good faith in which they were offered. Counsel in severe terms criticised the conduct of Theodore M. Davis, Receiver of the Ocean Bank, in connection with this case, and stated that the proposition of the District Attorney that the benefit of a doubt should be given to the government, because the defendant could not, inclicated a principle not known to the law in the dark ages and which no one was bold enough to assert even in the times of the infamous Jeffreys. As an American citizen and lawyer, proud of his country, he was ashamed to hear the District Attorney, as the representative of the government, asserting such a monstrous principle. If the jury had a reasonable doubt of the guitt of the defendant they should, as the Court would tell them, give him the benefit of it; but in this case there could be no doubt, and he, therefore, expected that his client would be acquitted of this charge. and that other banks had lent him money on the

pected that his client would be acquitted of this charge.

SUMMING UP FOR THE GOVERNMENT.

Mr. A. H. Purdy, United States Assistant District Attorney, proceeded to sum up the testimony on the part of the government. He congratulated the jury on the approaching termination of this long trial. Before discussing the merits of the case he made a personal explanation, defending his conduct in the prosecution of this matter. From the witnesses he had called he was obliged to drag the truth. They were hostile to the prosecution. No doubt he had occasionally lost his temper in the progress of this cause, and if anything he had said could for a moment be construed into disrespect for the Court, from whom he had received so much consideration and iorocarance, he begged leave to apologize for it in the most ample and public manner. He had opposed to him an able and wily lavyer, Judge Fullerton. He (Air. Purdy) was not so great a lawyer as Judge Fullerton, yet he had good common sense, and knew a thief when he saw him; he knew what bribery was, and it was his sworn duty, as representing the government, to do the best he could in prosecuting those who offended against the laws of the United States. It was said that the defendant had only \$5 a day, and had, therefore, a right to engage in other business; but was not the proof before them that he had got \$100 for two days' work in exemining the bank? But what other business had he engaged in except examining banks and getting loans from them? Counsei said that it was owing other business; but was not the proof before them that he had got \$100 for two days' work in examining the bank; But what other business had he engaged in except examining banks and getting loans from them? Counsel said that it was owing to the Chicago fire the Ocean Bank failed; but he (Mr. Purly) would show that the Chicago fire had about as much to do with the latiure of the bank as the cruption of the mountain in North Carolina. The rapacity of the defendant was boundless. The bank was insolvent when the loan was made to Callender; at that time, when they got a good line of deposits, in would come Callender and his friends with their bogus bonds and secure loans; he believed that the bonds of the Portage Lake and Lake Superior and Railroad and Iron Company ought to be called the Portage Lake Plaster Company, Occause he had plastered many of the banks of this city with their worthess bonds. Counsel then replied to the remarks of Judge Fullerton as to the proposition that he had asked the Court to give the benefit of a doubt in favor of the government. The benefit of the doubt was in favor of the defendant so far as the jury was concerned, but it was different so lar as the law came in question. He read a Massachusetts decision in support of his proposition, reported in 1 Cushing's Reports. Adverting to Mr. Davis, counsel repelled the idea that this was a conspiracy on the part of that gentleman and counsel to send the defendant to the State Prison. Mr. Davis was called into the case as receiver of the Ocean Bank, and had been obliged to attend in Court under subpona. Callender got \$76,000, not Irom the assets of the bank, but Mr. Davis was called into the case as receiver of the Ocean Bank, and had been obliged to attend in Court under subpopena. Caliender got \$76,000, not from the assets of the bauk, but from the honest money of depositors, who believed the reports made that the institution was sound, while in reality it was unsound and rotten. Mr. Davis had done nothing but his duty in this case. With regard to the proposition of Mr. Fullerton to have the case submitted without argument, counsel's view was that, the defendant's case being bad, it could only be weakened by argument. He contended that the guilt of Callender was so clear that the jury could not escape from convicting him. Counsel created some merriment by describing the Decatur, Salivan and Matoon bonds as the "Muldoon bonds." Callender was in the habit of running in and out of banks, but what did he want there unless he had to make examinations? Did be make examinations? No, he did not; but his purpose was to "strike" the banks for loans on bogus security. Callender knew that he had the banks that loaned him the money by the throat. This case was covered all over with corruption. The punishment for this offence, if the prisoner was found guilty, would be three years' imprisonment or one month, at the discretion of the Judge; and when he recollected that a government clerk who made a faise entry in a book would receive five years' incarceration, he leit that this prosecution had somewhat of a ludicrous and funny side. Notwithstanding that he had been badgered by counsel and "spanked" by the Court—(great hughter in all parts of the room)—he believed he would be able to show that the offence charged had been clearly brought home to Callender's taking \$76,000 from the Ocean Bank? Surely that money was not burnt up in that fire. If Callender's taking \$76,000 from the Ocean Bank? Surely that money was not burnt up in that fire. If Callender ce undervoing to paim them off on the community.

At this stage of the proceedings the Court adjourned till this morning, when Mr. Pu

The possibility of a new issue of inconvertible paper I regard with amazement and anxiety, and, in my judgment, such an issue would be a detriment and a shame. - CHARLES SUMNER.

THE CHARLICK INVESTIGATION.

The Commissioner Staves Off Signing His Deposition-Failure as a Reader, but Good at Selling a Judge. The investigation as to the charges of irregular

and corrupt practices in connection with the last November election against Police Commissioner Charlick was to have been resumed yesterday afternoon before Judge Donohue, of the Supreme Court. As is well known, after the examination of Mr. Charlick, which led off the investigation, he failed to put in an appearance, and rather turned scornful back upon the whole proceeding. He could not furthermore be got to sign his deposi-tion, and finally Judge Donohue had to order him to attend, with a view to obtaining his autograph to his testimony. Obedient to this order, and to avoid a threatened attachment, he was yesterday promptly on hand, accompanied by Mr. A. Oakey Hail, his counsel. John Kelley, the prime mover in the prosecution, was equally prompt in his attendance, and so was Mr. Wingate, the prosecuting counsel, and so was quite a crowd, who all the way through have been watching the progress of events with keenly curious interest. A case was being heard—one of those interminable trade mark cases, which seem to develop the largest maximum capacity of prolonged and unmeaning talk over the minimum of technicalities. At length, at four P. M., the Judge said he would have to close the argument, and announced his readiness to go on with the Charlick case.

"Mr. Charlick is here," said Mr. Wingate, "and, I presume, ready to sign his deposition."

"I see he is here," observed Judge Donohue in reply. to his testimony. Obedient to this order, and to reply.
"Yes, Mr. Charlick is here," echoed Mr. Hall:
"but he has not read his deposition yet, and consequently is not prepared to sign it. The papers have only been given to him since he came into Court." "How much is there of his testimony?" asked out seventy-five pages," answered Mr. Wingate.
"Would it not facilitate matters," suggested Mr.

Hall, "to have the stenographer read over the evidence and let Mr. Charlick correct it as it is read to him?" "Not at all," said Judge Donohue. "Let Mr. Charlick read the testimony himself. I will walt for him." Having given this direction Judge Donohue leit. "Not at ali," said Judge Donohue. "Let Mr. Charlick read the testimony himself. I will wait for him."

Having given this direction Judge Donohue left the bench and repaired to the Judges' private office. Mr. Charlick at once put on his eyeglasses and began to read over his evidence. The roll of manuscript was of formidable dimensions. It was evident from his manner that he was giving each word and letter a careful scrutiny. Mr. Hall sat by his side and looked—well, it was not a very serious look. There was a perceptible pleasantry in it. Mr. Wingate looked bored and took refuge in a newspaper. Mr. Kelly looked as though he did not exactly like the situation. All the crowd looked on wonderingly. Mr. Charlick did not turn his look from his manuscript. Schoolboy-like he kept at his allotted task, but it was terribly dragging work. At the end of an hour Judge Donohue returned.

"Well, how does Mr. Charlick get along reading his testimony?" he inquired, as he took his scat on the bench.

"I have just finished one page, Your Honor"—(haughter)—answered Mr. Charlick, looking up at the Judge over his eveglasses, with an expression of the utmost seriousness.

"He says he has just finished one page"—(more laughter)—repeated Mr. Hall, with a look even more serious.

Judge Donohue threw himself back in his chair, and scratched his head, as persons do when they are thinking. Every one could read in his expression, "sold,"

It was finally arranged to give Mr. Charlick till next Wednesday to finish reading his testimony, and thus ended the day's proceedings.

The possibility of a new issue of inconvertible paper I regard with amazement and anxiety, and, in my fudgment, such an issue would be a detri-

TWEED'S CASE AGAIN IN COURT.

Application for a Mandamus Against Judge Davis to Compel Corrections of

the Case on Appeal. Mr. Tweed's quintumvirate of counsel are still zealously fighting his legal battles in the courts. No loophole of doubt and no possible technicality giving the slightest promise of any advantage on their side are unimproved. The last move on their

side was a motion made yesterday in the Supreme Court, General Term—Judges Davis, Daniels and Westbrook being on the bench—for a writ of mandamus against Judge Davis. When the nature of the application became apparent the presiding Justice at once vacated the bench and left the disposal of the motion to his associates.

It looked at first, from the array of counsel, that something formidable was about to be done. It turned out, however, that the nature of the mandamus was simply to obtain a revision of the case made for appeal by inserting the proceedings relating to the examination of the juror, Owen C. Owens, which, it was charged, had been improperly omitted by Judge Davis, in connection with the exceptions taken to certain parts of the charge of Judge Davis to the jury.

An order was granted to show cause why the writ should not issue which is made returnable on the 23d of April next. Tweed's counsel are also allowed till the 15th prox. to present additional affidavits in regard to the correctness of the proceedings on the trial.

BUSINESS IN THE OTHER COURTS

SUPREME COURT-CHAMBERS.

Jurisdiction of Our Courts in Suits Against British Vessels.

Before Judge Donohue. A case involving an important question as to the jurisdiction of our courts in suits against British vessels came up yesterday for argument in this Court. It appeared that Cornelius O'Brien and Peter Holstein shipped on board the British bark Brothers and Sisters at Rotterdam, on December 17, 1873, for a voyage to New York and to a port of discharge in Great Britain, the voyage not to exceed twelve months. On the arrival of the vessel at this port, on the 12th of March last, the men, as they claim, were discharged; but the master claims that they were not discharged, but were desorters. A sult was commenced for their wages in the Supreme Court and the vessel attached. The British Consul presented his protest against the jurisdiction of the court in suits of this character. A motion was made in this court yesterday to vacate the attachment for want of jurisdiction. It was a cuse, apparently, in which Judge Bonohne, from his long admirraty practice, was wholly at home: for, after hearing the argument, he promptly denied the motion, with costs.

Andrews & Smith for plaintiff, and Messrs. Beebe Wilcox & Hobbs to Adendant. Peter Holstein shipped on board the British bark motion, with costs.

Andrews & Smith for plaintiff, and Messrs.
Beebe, Wilcox & Hobbs for defendant.

Decisions.

Bokman vs. Helmbold; Riley vs. Cogwin; Stewart vs. Bechtel.—Motions denied.
Warren vs. Corwin; Arnold vs. Wilson.—Memorandurus.

Grissler et al. vs. Stuyvesant, &c.; Goldstein vs. Van Alstyne,—Granted. Philips vs. McCormack,—Order granted.
Arnold vs. Hunt.—Motion granted; memoran-

SUPREME COURT-CIRCUIT-PART 3. Decision.

By Judge Van Vorst, Devoe vs. Barnes.—Judgment for plaintiff, with

SUPREME COURT-GENERAL TERM.

Decisions.

By Judges Davis, Daniels and Donohue.

Meserole vs. Meserole, Grierson vs. Mason.—
Judgments afirmed. Opinions by Judge Daniels.
Sinclair vs. Neill et al.—Judgment reversed and new trial granted, with costs to abide event. Opinion by Judge Daniels.

Kefly et al vs. Bernheimer.—Judgment reversed and new trial ordered, costs to abide event. Opinion by Judge Daniels.

Klernan et al. vs. Abbott.—Order affirmed, with costs. Opinion by Judge Daviels.

Innis vs. Furcell and four other cases.—Motion to dismiss appeals from orders granted, with costs. Froude vs. Fronde.—Order affirmed. Opinion by Judge Daniels.

Paine vs. McCarthy.—Order affirmed, with costs.

mins vs. Furchi and four orders granted, with costs. Froude vs. Froude.—Order affirmed. Opinion by Judge Daniels.
Paine vs. McCarthy.—Order affirmed, with costs. Opinion by Judge Donohue.
Poor vs. Bohen.—Judgment affirmed. Opinion by Judge Donohue.
The People ex rel. Fullerton vs. Havemeyer et al., and The People ex rel. Dunphy vs. Same.—Orders affirmed.
By Judges Davis, Daniels and Westbrook.
Union Manufacturing Company vs. Brington.—Judgment reversed and new trial ordered, costs to abide event. Opinion by Judge Daniels.
Getty et al vs. Spaulding.—Motion for modification of order granted. Opinion by Judge Daniels.
Hays vs. Gormley, Administrator.—Decree of Surrogate affirmed, with costs. Opinion by Judge Westbrook.

By Judges Davis, Daniels and Lawrepce.
Hallgarten et al. vs. Eckert et al.—Order affirmed, with costs. Opinion by Judge Daniels.
Lawrepce. In the matter, &c., Commissioners of Puolic Parks.—Appeal dismissed, for the reason that the order is not appealable.
Griesler and Another vs. Stuyvesant.—Proceedings and decision affirmed, with costs. Opinion by Judge Lawrence,
Same vs. Same.—Order appealed from affirmed, with costs. Opinion by Judge Lawrence,
Ready et al. vs. Schneider.—Judgment affirmed, with costs. Opinion by Judge Lawrence,
Ready et al. vs. Schneider.—Judgment affirmed, with costs. Opinion by Judge Lawrence,
The People ex rel. McGowan.vs. Havemeyer et al.—Orders affirmed, with costs. Opinion by Judge Lawrence.
The People ex rel. McGowan.vs. Havemeyer et al.—Orders affirmed, with costs. Opinion by Judge Lawrence.
The People ex rel. McGowan.vs. Havemeyer et al.—Orders affirmed, with costs. Opinion by Judge Lawrence.

SUPERIOR COURT-SPECIAL TERM.

Decisions. By Judge Curtis.

Hoes vs. Jarvis.—Motion denied. See memorandum for counsel.

Dudley, Commissioner, &c., et al. vs. Gottlieb et al.—Motion denied, with costs to plaintiff to abide

SUPERIOR COURT-TRIAL TERM-PART 2. Verdict Against a City Railroad Com-

pany. Before Judge Freedman. In November, 1872, a wagon with team attached, belonging to the New York Catholic Protectory. was standing in front of a store in Beekman street, the driver having left them in charge of a boy while he went into the store. Seeing the horses moving, the driver hurried from the store, jumped into his wagon to seize the reins, and called out to the driver of a car of the Bleecker street line the driver of a car of the Bieecker street line to stop his car, to which the latter paid no attention. It appeared that some street sweepers had pushed a truck back against the horses, which had caused their starting. The car, however, came dashing along, frightening the horses of the wagon still more, and threw them upon the truck and injured both. Suit was brought against the car company for \$450 damages. Mr. John E. Develin conducted the suit for the plaintiffs and C. M. Scribner for the defendants. It was quite a protracted and withal quite an amusing suit in the conflicting nature of the evidence and occasional passages of arms between the ingenious counsel. It resulted in a verdict of \$50 for the plaintiffs.

COURT OF COMMON PLEAS-SPECIAL TERM. Another Mandamus Application.

Before Judge Larremore. Somehow the tide of mandamuses seems lately to be setting strongly in the direction of this Court. Application was made yesterday by Mr. Matthew P. Breem for a peremptory mandamus directing inty Auditor Earle to audit and allow the claim County Auditor Earle to audit and allow the claim of James A. McCabe, amounting to \$600, for services as cleaner of the Court House for eight months. Assistant Counsel to the Corporation Clark raised the stereotype objection that there was no appropriation, and he further insisted that the Court House Commissioners were not empowered to employ the relator. Mr. Breem cited, as governing the case, the decision of Judge Fancher in the case of Martin, which had been affirmed by the Supreme Court, General Ferm, in the case of The People ex rel. Brown. It was held in these decisions, he urged, that an audit of a claim by the Board of Supervisors, which had been done in the present claim, answered the question as to the legality of the appointment. He also cited authorities showing what he alleged as the filmsiness of the "no appropriation" excuse. Judge Larremore granted an alternative writ.

Ehringer vs. Ehringer.—Application dismissed. plaintuffs remedy is by appeal.

Morrison vs. Buddensick.—Report confirmed and surplus moneys ordered to be paid to defendant. Immein vs. Falkenburg.—On the papers as presented the motion to vacate order appointing roceiver must be denied.

In the matter, &c., Coleman et al.—See memorantum.

MARINE COURT-PART 3. Decision.

By Judge Joachimsen. Hallock vs. Taylor.—Verdict and judgment for

plaintiff for \$736. Dengman vs. Sawyer.—Verdict and judgment for plaintiff for \$950. Smith vs. Haeger.—Judgment for plaintiff for \$279. Bogert vs. Carney.-Judgment for plaintiff for

\$181. Hernon vs. Frank.—Judgment for plaintiff for \$427. Daniels vs. Solomon.—Judgment for plaintiff for \$279. Swan vs. Gemunder. – Judgment for plaintiff for \$65. Libby vs. Solomon.—Judgment for plaintiff for

\$234.
Aliaire vs. United Power Press Company.—Mo-tion for new trial on Judge's minutes argued.
Denied, with \$10 costs and judgment ordered on

reserved.

Gallandet vs. Heath,—Motion for new trial on Judge's minutes argued. Motion denied, with \$10 costs and judgment ordered on verdict.

Hallock vs. Barnes,—Motion for new trial on Judge's minutes denied, with \$10 costs and judgment ordered on verdict.

Court adjourned for the term.

COURT OF GENERAL SESSIONS.

A Private Detective Sent to the Penitentiary for Blackmailing.

Before Judge Sutherland. The first case tried in this Court yesterday was a charge of extorting \$200 made against Edward Cox, who, on the 4th of February, threatened to charge John E. Williams, a cierk in the employ of William E. Armstrong, a druggist on Fulton street, with embezzlement if he did not give him the money. Cox pretended that he was a private detective cox pretended that he was a private detective and was employed to "shadow" Williams. Mr. Armstrong was called, and admitted that he told Cox he suspected Williams was not right—that something was wrong at the store for two months, Mr. Price, in cross-examining Williams, got out the fact that he only received \$14 a week, and had about \$800 in the bank. Mr. Rollins urged the conviction of Cox, arguing that it made no difference whether Williams was dishonest or not, the evidence clearly demonstrating that the prisoner was a blackmaller. The jury rendered a verdict of guilty. guilty.
Mr. Rollins informed His Honor that Cox had only been out of the State Prison a few months. He was sent to the Penitentiary for twelve

Joseph McIlwain, who on the 10th inst. effected a burglarious entry into the premises of George W.

Merriii, No. 141 Water street, and stole \$250 worth of opera glasses, pleaded guilty to an attempt at burglary in the third degree. His Honor sentenced him to the State Prison for two years and six months.

A Receiver of Stelen Goods Convicted. Alfred Jacques was tried upon an indictment for urgiary and receiving stolen goods. The prosecution showed that Detective Stevens went to the apartments of the prisoner, 419 East Sixteenth street, on the 14th of January, and found twentythree pairs of druggist's scales, a large theatrical wardrobe and a few new shawls, all proceeds of burgiaries, together with a large number of skeleton Eeys and picklocks. Max Kamak, whose store was broken into on the 2d of January, identified the scales as his property. It was further shown that Jacques' son, his son-in-law and a confederate pleaded guilty to the charge of burgiary and were sent to the State Prison for five years. The accused proved by two clothing merchants that he was a tailor and bore a good character, and he (Jacques) swore that the stolen property was in trunks belonging to his son and he knew nothing about it until ne was arrested.

Mr. Rollins contended to the jury that the evidence showed Jacques was guilty of receiving stolen goods, which was the verdict rendered by the jury. The prisoner was remanded for sentence.

Keepers of Houses of III Fame Indicted three pairs of druggist's scales, a large theatrica

Keepers of Houses of Ill Fame Indicted by the Grand Jury.

Among the indictments brought in by the Grand Jury yesterday were eight bills against owners and are not yet under arrest the authorities withhold

are not yet under arrest the authorities withhold the names of the defendants. Bench warrants will be issued, and it is probable that they will be taken into custody early next week.

Mr. Brooke moved that His Honor fix a reasonable amount of ball upon two indictments found against Austin Black and John H. Dusenbury for subornation of perjury. The alleged offence is charged to have been committed in connection with a suit instituted by the Continental Bank against Black.

against Black.
Assistant District Attorney Allen opposed the motion, and, after giving the Court a clear and succinct statement of the lacts which the prosection expected to prove, urged that the defendant Black, for whom Mr. Brooke appeared, should be held in a very large amount.
Judge Sutherland fixed the bail at \$10,000 upon each indictment.

TOMBS POLICE COURT. Shaving Notes by a New Method. Before Justice Bixby.

On the 10th of September, 1873, Mr. Leo Schmidt, of No. 58 John street, was asked by Conrad R. B. Kraagsgaard, a note broker, of No. 64 Wall street, to discount his note for \$897, payable to his own order, and having six months to run. Mr. Schmidt declined, as he had not a sufficient acquaintance declined, as he had not a sufficient acquaintance with Kraagsgaard. F. A. Schmidt, brother of Leo, who knew Kraagsgaard very well, was persuaded to endorse the note, and Leo discounted it. On Monday last, the note being overdue, Mr. Leo Schmidt called at Kraagsgaard's office and requested the cash. Kraagsgaard asked Schmidt ir he would take \$500 and call it square. Schmidt refused. Then Kraagsgaard took a check book from his drawer, as though to fill out a check for the amount. Reaching over to Mr. Schmidt he said, "Let me look at the note to get the exact figures?" Schmidt handed him the note. He at once put it in his pocket and refused to return it. On being arraigned on a warrant yesterday he strennously protested his innocence. Justice Bixby held him in default of \$1,500 to await trial.

HARLEM POLICE COURT. Alleged Bigamy.

Before Justice Smith.

A young German, named Gustave Gotte, was yesterday arraigned at this court on a charge of bigamy. The complainant in the case is his first wife, Sophia Gotte (nee Zimmerman), of No. 81 West 106th street. Sophia alleges that on the 13th West 106th street. Sophia alleges that on the 15th of February, 1869, she was married to Gustave by the Rev. H. Rugener, at No. 101 Seventh street, and that, after dying together as man and wife for a couple of years, he abandoned her. She turther alleges that on the 20th of April, 1873, the accused married a girl named Babette Wagner, with whom he is now cohabiting.

The Rev. J. H. Bertholf, of No. 108 West Twentyninth street, testified that on the date last mentioned he united in marriage a couple of the names given, and identified Gotte as the bridegroom. The defendant was held for further examination.

COURT OF APPEALS CALENDAR.

ALBANY, March 27, 1874.

The following is the Court of Appeals day calendar for Monday, March 30:—Nos. 1453, 146, 148, 149, 150, 151, 152 and 156.

BROOKLYN COURTS.

In the Supreme Court, Special Term, business is at a standstill in consequence of the absence of thei Justices. Justice Pratt is in Maryland, Justice Tappen in Westchester and Justice Gilbert is too busily engaged in old Court business to attend. There wi be no Special Term until Monday, and the calendar for that day will, consequently, be over-crowded.

There was no General Term of the City Court

Judge Reynolds.

In the Court of Sessions yesterday George Heyward and Peter Carney, who were indicted last summer for assault and battery, pleaded guilty and were remanded for sentence. Michael and Peter Quirk, indicted for assault, and Edgar Hazeltine, indicted for larceny, were discharged.

Application was made to Judge Reynolds, of the City Court, yesterday, to have James Ross, who is charged with having drugged a young married woman, named Emma Dickson, admitted to ball. The amount was fixed at \$2,500.

Mary E. Hudson was awarded a divorce from Henry E. Hudson and alimony. The defendant, as charged, has falled to pay the alimony, and now Mrs. Hudson, learning that there is a person here who owed her husband \$700, seeks to have that money paid to her. Judge McCue will hear the case on the 1st prox.

THE MORRISANIA HORROR.

Another of the Missing Bodies Dis covered-The Cause of the Fire-An In quest To Be Commenced To-Day.

The work of searching for the remaining bodies

in the ruins of the recent fire at Morrisania was

commenced at an early hour yesterday morning. Finding that an indignant press and public de manded more energetic measures for the recovery of the missing bones, Acting Captain of Police Robbins, by the advice of Coroner Miller, had put a force of laborers to work digging out the debris on the preceding evening. This task was continued yesterday, and resulted the débris on the preceding evening. This task was continued yesterday, and resulted in the discovery of another of the missing bodies, or rather a lew charred bones, which in quantity would scarcely fill a quant measure. They were examined, nowever, by Deputy Coroner Joyce, who pronounced them to be those of a child about ten years old. While making an examination of the supposed remnants of humanity which had previously been taken out of the ruins, Dr. Joyce lound the skull and other bones of a dog, together with pieces of ham and bacon. Having separated these from the human renes, he was enabled to make out two infant skeletons, which, with the bones subsequently brought in, complete the number to be accounted for.

Coroner Miller having been engaged nearly all day on an inquest, he was unable to do more than empanel a jury touching the death of Mary Burns and her children, the investigation of which is announced to be commenced this morning at the Thirty-third Precinct station house.

There is no donot that the fire was of incendiary origin, and the inhabitants of the neighborhood make no secret of their suspictons as to who applied the torch. It is a noticeable fact that Holtenoth, the saddler, who kept a little store on the ground floor of one of the borned bouldings, has not since been seen in the vicinity by the police or any other persons. Yesterday J. W. Dykman, inspector of buildings, was endeavoring to elicit information that might lead to the solution of the fire mystery. What success he has met with will doubtless be known in due time. It was also understood that a fire marshal was actively engaged in the same pursuit.

THE BOOK TRADE SALE. Fourth Day.

As predicted in yesterday's HERALD, the fourth day's sale was the largest of the series. The entire day was taken up with the invoice of Messrs. James R. Osgood & Co., of Boston, successors to Ticknor & Fields-a catalogue of twenty-seven pages. The invoice commences with the firm's latest publications and embraces:-"Problems of Life and Mind," by George Henry Lewes, from the author's advance sheets: Jules Verrie's new books. Blackburn's illustrated works, Whittier's "Poems," in several forms and editions; Edmund C. Steadman's "Poetical Works," Charles Reade's last novel, "The Simpleton;" 600 copies of Adelaide Proctor's "Poetical Works," 600 volumes of the writings of John G. Saxe, a large number of valuable agricultural works, 2,000 volumes of Osgood's "Library of Novels," fifty sets of the new "Library Edition of De Quincey," at \$33 a set, consisting of the following:—"Conlessions of an Opium Eater," and "Autobiographic Skuches," "Note Book," and "Miscellaneous Essays," "Literary Reminiscenses." "Narrative Papers," "Theological Essays," "Philosophical Writers," "Theological Essays," "Memorials and other Papers," "Historical Essays," "Memorials and other Papers," "Siographical Essays" and "Essays on the Poets," "The Casars," and "The Avenger," "Letters to a Young Man," and "Logic of Political Economy; "2,700 copies of the "Diamond Edition of Poets," consisting of Tennyson, Longfellow, Whitter, Lowell, Burns, Scott, Lucile, ranging in price from \$1 to \$4 50 per volume.

Of Bret Harte's book, "The Lack of Roaring Camp," &c. a large quarto volume, price \$8, twenty-five copies were sold, and a similar number of "Edwin Booth," by William Winter, a \$10 book.

Of Charles Dickens' works Messrs, James R. Osgood & Co, make a particular speciality, and in their in several forms and editions; Edmund C.

Of Charles Dickens' works Messrs, James R. Os-

or Charles Dickens' works Mesars. James R. Osgeod & Co. make a particular specialty, and in their
contributions to the present trade sale they have
invoiced this author's productions in very large
lines and in every possible style of print, paper and
binding. Bret Harte's writings in cheaper editions
sold up to over 1,000 volumes.

Longfellow, James Russell Lowell, Lord Lytton
and other invorte authors figured prominently on
the catalogue, as did also the world-renowned "Waverley Novels" of Sir Waiter
Scott, of which a large number of sets
were sold. Thackeray's and Whitter's writings were also eagerly bid for, as were
also those of Mayne Reid. In nearly every instance the lines were duplicated, and the entire
offering of Messrs. Osgood & Co. was to them and
lip resent highly satisfactory. Mr. B. H. Ticknor,
of the firm, occupied the stand with the auctioneer, and by his tact contributed vastly to the success attained.

The evening was occupied with the sale of con-

cess attained.

The evening was occupied with the sale of contributions by William E. Evans & Co., of Philadelphia; Henry L. Shepard & Co., of Boston, and Roberts Brothers, Boston.

To day's sale will commence with a fine invoice of select works, furnished by Messrs. Leavitt & Allen, of this city, embracing "The Feople's Edition of the World's Favorite Books," biographics, invente books "World Edition of the Peets," and

juvenile books "World Edition of the Poets," aut

The possibility of a new issue of inconvertible paper I regard with amazement and anxiety, and, in my judgment, such an issue would be a detriment and a shame. - CHARLES SUMNER.

THE LECTURE SEASON. DROCTOR'S FINAL LECTURE ON ASTRONOMY, AT

the Cooper Union.—Professor R. A. PROCTOR will deliver his last Lecture in the Great Hall of the Cooper Union on WEDNESDAY, April 1, at 8 P. M.

on "The Coming Transit of Venus,"
Tickets, with reserved seats, 75 cents, can be procured at Appleton's beokstore, Nos. 549 and 551 Broadway; at the Mercantile Library; at the Cooper Union, and at G. P. Futnam's Sons, corner of Fourth avenue and Twenty-third street. In order to bring these lectures within the reach of all, the price of admission, without reserved seats, is reduced to 25 cents, to be paid at the door.

JUST PUBLISHED-"LORENGRIN" AND "AIDA."

COMBINED SELF-ACTING MALTRILINS AND SCOUR-ing Machines, manufactured by FRANZ PETERS, Machine Works, Eupen, Rhine-Prussia. Guerlain, 15 Rue De La Paix, Paris,
Ambrosial Cream for Shaving.
Fashionable Perlumery for the handscrebief.
Eau Lustre for the hair.
Eaule Cologue (preparation speciale).

Eagle Cologne (preparation speciale).

GEORGE W. WHEATLEY & CO., GLOBE FOREIGN
Express—Liverpool, 10 North John street: London,
1% Leadenhali street.—Farties ordering goods from
Europe are invited to avail themselves of this long established agency and order packages to be forwarded
per Globe Foreign Express, Quick despatch, low rates
and prompt delivery. General shipping agents for cargo
consignments. New York Agency, MGRRIS' European
Express, 50 Broadway.

LEGAL NOTICES.

LEGAL NOTICES.

QUPREME COURT, CITY AND COUNTY OF NEW York.

The Mayor, Aldermen and Commonalty of the City of New York, plaintiffs, against Henry W. Genet, defendant. Summons for relief.

To the Detendant:

You are hereby summoned and required to answer the complaint in this action, or which a copy is herewith served upon you, and to serve a copy of your answer to the said complaint on the subscriber, at his other, No. 82 Nassau street, in the city of New York, within twenty days after the service hereof, exclusive of the day of such service; and if you fall to answer the complaint within the time aforesaid the plaintiffs in this action will apply to the Court for the relief demanded in the complaint.

FERNEARY 24, 1874.

E. DELAFIELD SMITH, Plaintiffs Attorney, Counsel to the Gorporation.

The complaint in this action was duly field in the office of the Clerk of the Clty and County of New York on the 19th day of March, 1874.

E. DELAFIELD SMITH,

Counsel to the Corporation.

E. DELAFIELD SMITH, Counsel to the Corporation

DANCING ACADEMIES

A. J. SAUSE'S DANCING ACADEMIES.
CIRCULARS at private Academy, 212 East Eleventh st. A -DODWORTH'S PRIVATE CLASSES FOR DANC street. Punis can commence at any time. Send for circular.

SAUSE'S SOIREE DANSANTE, IRVING HALL, EVERY SATURDAY EVENING, from 8 to 12.

\$2,000 CASH AND \$2,000 WORTH OF DIAMONDS and Watches to exchange for a House and Lot in Brooklyn or Jersey City, near ferry. Address F. O. K., 34 Rivington street, liquor store.

MATRIMONIAL. A GENTLEMAN WOULD LIKE TO COMMUNICATE with an educated Christian young unmarried or widow lady, with a view to marriage, and live in the country. Address, enclosing photograph, R. H. B., Herald RELIGIOUS NOTICES. lty of a new issue of in erd with amazement and anxiety, and, ion, such an issue would be a detri-

nent and a shame.—CHARLES SUMNER.

CONFERENCE OF THE SPIRITUALISTS OF NEW York will be held at Germania Hall, 200 Third ave-e. near Eighteenth street, Sunday, at 2 P. M. All in-ceted invited.

A NNUAL MEETING OF THE NEW YORK CHURCH A Extension and Missionary Society, on Monday evening next, 30th inst., in the Free Tabernacie church, Thirty-tourth street, near Eighth averue. Addresses by Rev. B. M. Batteld, D. D.; Rev. R. L. Dashlell, DaD., and General Clinton B. Fisk; Bishop Janea is also expected. The President, J. B. Cornell, Esc., will preside. Masic by Professor G. P. Benjamin. No collection.

A T CANAL STREET PRESBYTERIAN CHURCH, EN-trance If Groome street. Services to-morrow at 10:30 and 3:50. Rev. David Mitchell, pastor.

A T THE SOUTH BAPTIST CHURCH, WEST TWENTY-finh street.—Rev. A. C. Osborn, D. D., pastor. Preaching March 29 at 10% A. M. and 7% P. M. Baptism at the close of evening service. AT BOBINSON HALL, NO. IS EAST SIXTEENTH street.—A. A. Wheelock, insulrational speaker, locures for Society of Progressive Spiritualists at 10½ A. M. and 7½ P. M. Chuldron's lyceum at 2½ P. M. The twenty-sixth anniversary of modern Spiritualism takes piace on Tuesday, March 31, in same hall, consisting of addresses and music, at 2½ P. M., and a grand ball at 9 P. M.

BARNABO.—A REQUIEM MASS WILL BE CELE-brated in St. Mary's church, Bergen Point, N. J., for the repose of the soul of the late Cardinal Alexander Barnabo, on Saturday morning, March 28.

BLEECKER STREET UNIVERSALIST CHURCH, Sweetser, will preach to-morrow morning and evening, at 10% and 7% o'clock. Morning subject—"The Temper-ance Movement." Strangers always welcome. BEREAN BAPTIST CHURCH, CORNER OF DOWNING and Bedford streets.—Rev. P. L. Davies, pastor, will

preach Sabbath morning and evening at us Baptism after evening service. CHURCH OF THE DISCIPLES OF CHRIST, TWENTY-eighth street, near Broadway.—Rev. W. C. Dawson will preach at 10:30 A. M. and 7:30 P. M. The public invited.

CENTRAL BAPTIST CHURCH, WEST FORTY. Second street, between Seventh and Eighth avenues, south side.—Preaching by the paster, Buy, Fraderick Evans, at 10½ A. M. and 7½ P. M. Strausers made wel-

CATHOLIC APOSTOLIC CHURCH, IN SIXTEENTH Treet, between Sixth and Seventh avenues. Service Sunday at 7½ P. M. Subject of sermon, "The Mysteric of the Kingdom of Heaven in the Parables of Our Lord." CHAPLAIN C. C. M'CABR WILL PREACH, AT 1836 O A. M. and 736 P. M., in the Free Tabernacie Metho-dist Episcopal church, Thirty-fourth street, between Seventh and Eighth avenues. All welcome.

CHURCH OF THE HOLY TRINITY. MADISON AVE-nue and Forty-seventh street.—Hours of services, 9 and 10½ A. M. and 4 P. M. Bev. Stephen H. Tyng, Jr., D. D., will preach.

CHURCH OF OUR SAVIOUR,—REV. J. M. PULLMAN will preach at the Hall of the Standard Club, 1,464 Broadway, corner of Forty-second street, Sunday morning, at 1045. Evening, at 7 a5. FIRST REPORMED EPISCOPAL CHURCH OF NEW York, Services at Steinway Hall, Sunday morning, March 29, at 10:15 o'clock: Lyric Hall Sunday evening, at 745 o'clock. Seats always free at both halls.

FIFTH AVENUE BAPTIST CHURCH, PORTY-SIXTH street.-Dr. Thomas Armitage, pastor. Preaching on Sunday morning and evening at 10% and 7% o'clock. PREE CHURCH SERVICES—HARVARD ROOMS, Sixth avenue and Forty-second street.—Rev. K. S. Moran preaches to morrow, 10:45 A. M. Preaching every Thursday at 8 P. M. Sunday school, 9 A. M.

POURTEENTH STREET PRESBYTERIAN CHURCH, corner Second avenue,—Freaching by the pastor, Rev. Robert Sloss, at 1934 A. M. Communion of the Lord's Supper at 334 P. M. FIFTY-1 HIRD STREET BAPTIST CHURCH.—PASTOR Preaches morning and evening. Baptism at 9 P. M. Uncle John Vapar, missionary and evangelist, is laboring with us. Meetings every evening.

HANSON PLACE BAPTIST CHURCH. BROOKLYN.—
Rev. Justin D. Fulton, D. D., pastor, will preach
to morrow, at 19½ A. M. and 7½ P. M. Subject in the
morning, "The Commencement of a Series of Fermon
on the Leading Incidents in the Lite of Christ;" in the
evening, "Did Christ Sanction, by Miracle or Example,
Moderate Drinking or Drunkenness?" Baptism at close
of morning service. A coratal welcome to all.

MADISON AVENUE REFORMED CHURCH, COR-will preach at 11 A M, and 3:39 P. M. Morning subject— "The Christian and Reasonable Rule of Total Abstinence. Christ's Example no Warrant for Modern Drinklag." DUSSIAN-GREEK CHAPEL NO. 951 SECOND AVR.

In nue-near Fiftleth street—Divine sarvice Sanday, at 1930 A. M.; Rev. Father Bierring will preach in the English language. Chapel open to the public.

P. E. SAMUEL M. HAMILTON, PASTOR, WILL preach in the Scotch Presbyterian church, Four-teenin street, between Fith and Sixth avenues, to-morrow, at 10½ A. M. and 3½ P. M. REV. D. HENRY MILLER, D. D., PREACHES IN Nint; avenue, Sunday, at 10½ A. M. and 7½ P. M. Bap-tism at close of evening service.

REV. H. W. KNAPP WILL PREACH IN THE FIRST Mission Baptist church, in Lalght street, corner of Var-ick, at 10½ A. M. and T½ P. M. Several believers will be baptized after the evening service.

REV. R. M. HATFIELD, D. D., OF CINCINNATI, church, Forty-first street, west of Sixth avenue, sunday, at 193; A. M. and 73; F. M. Strangers always welcome and cheerfully provided with seats. PEV. GEORGE B. CHEEVER, D. D., WILL ADDRESS Sociock.

PEV. J. W. BARNHART, PASTOR, WILL PREACH at Forsyth street Methodist Episcopal church to-morrow, at 1954. A. M. and 75 P. M. Dr. Dio Lewis is to speak at the temperance meeting at 35 P. M. Scats free. SEVENTH ANNIVERSARY OF "THE CHILDREN'S

SEVENTEENTH STREET BAPTIST CHURCH, TWO doors west of Sixth avenue.—Rev. Robert Cameron will preach morning and evening. This is the closing service, as the building is sold. The congregation will bereatter meet in the Church of the Disciples, Twenty-eighth street, near Broadway, where Mr. Cameron will preach Sunday evenings.

ST. THOMAS' CHURCH, FIFTH AVENUE, CORNER Pifty-third street.—Rev. Dr. Morgan, rector. On Paim Sanday the rite of confirmation will be administered by the Bishop of the Diocese. Services commence at 10½ o'clock; afternoon service with sermon at 6 o'clock. Services it holy Week.—Frayers every evening at 5 o'clock; Monday, Tuesday, Weanesday and Thursday, morning service with lecture at 11 o'clock; Good Friday, morning service and sermon at 11 o'clock; Easter Even, evening prayer and lecture at 5 o'clock.

TABERNACLE BAPTIST CHURCH, SECOND AVE nue and Tenth street.—Mr. D. Henry Taylor, of the Settler Class, Rochester Theolockal Seminary, will occur this pulpit on Sunday norming at 10½ o'clock, and in the evening at 7½ o'clock. All, and especially strangers in the city, are corolally invited to attend.

THE BAPTISTERY, 28 WEST FIFTIETH STREET.— Service—Morning, 10:20; night at 8. Rev. James Chrystal will preach. Infant bantism at home when de THE PEOPLE'S PULPIT.

Rev. Stephen ii. Tyng, Jr., D. D., will preach to the people in the large hall, Cooper Union, on Sunday evening, at 7½ o'clock. This service will be transferred to the new church on Madison avenue and Forty-second street as soon as it is completed. Att scats free.

A.—WEEKLY AND MONTHLY PAYMENTS FOR Furniture, Carpets and Bedding, at B M. COW-FERTHWAIT & CO. S. 155 and 157 Chatham street. An immense stock and low prices. A LARGE ASSORTMENT OF CARPETS, FURNITURE

A and Bedding, at lowest cash prices, by weekly in-stalments, at OFARRELD'S warehouse, 419 Bighth ave-nue, between Thirtieth and Thirty-first streets. ALL IS NOT GOLD Although located "down town," our workmanship is as fine as can be found "up town," and, what is better, our prices are much less. If you would save money buy

frank RHONER & CO., 82 and 84 Bowery (manufactory 222 to 228 East Thirty-seventh st.) SACRIFICE.—PARLOR SUITS, LATEST STYLE, inlaid and gilt, cost \$675, for \$150; do haircloth drop, \$35; Planetorte, complete Bedroom Suits, Carts, do. Private residence 21 East 20th st., near Broads, do. Private residence 21 East 20th st., near Broads.

A PRIVATE FAMILY. LEAVING FOR EUROPR, will dispose of their Household Purniture at a sacrifice—Magnificent Drawing Room Suit, covered alls broade of tichest description, made order, cost \$50, for \$30; do., \$100; do., \$40; superb rosewood finantoric, made orner, ceiebrated maker, for \$30; carved rosewood Etagere, \$150; Carpets, Mirrors, Paintings, Broazes, Bureaus, Bedsteads, Wardrobes, Mattresso, Extension Table, Sideboard, Silverware, Glassware, Chinaware, Cullery, &c.; hoase furnished et months ago.

W. R. LIVINGSTON, 36 West 15th St., near 5th av.

AT PRIVATE SALE—IN LOTS TO SUIT, COMPLETE
Household Purniture: 7% octave Planotorte, latest
styles Parlor Suits, covered in satin; also rep. Suits,
Centre Tables, Bronzes, Carnets, 59c. yard; Chamber
Suits, complete, with Dressing Case, Bedsteads, Bureaus,
Mattresses, Extension and Library Tables, Buffet,
Chairs, Turkish Chairs, Bockcase, &c; 49 per cent on
the dolar. Call at private residence 120 West 23d street,
near 6th avenue.

GENTLEMAN WILL SACRIFICE A LOT OF HAGGE'S Warehouses, Eighth avenue, corner Thirtourth street.

A T PRIVATE SALE—ENTIRE HOUSEHOLD PURNI-ture private residence 210 West 21st st., consisting of Parlor Suits, Centre Tables, Library and Dining Furni-ture, rep and haircioth Suits, Bedsicads, Dressing Cases, fine Bedding, Carpets, Paintings, Bronzes, &c. A great chance for those about furnishing their houses. Call, this day or ounday, at private residence 210 West 21st st. CARPETS AND FURNITURE AT THE LOWEST cash prices; weekly or monthly payments taken.

ash prices; weekly or monthly payments take D. A. CUNNINGHAM, 3:6 Third evenue, between 27th and 28th street

FOR SALE OR TO LET-PURNITURE SUFFICIENT for a medium sized house: terms reasonable, Seen at 33 Irving place from 10 to 3 o'clock.

COOD SECOND HAND AND MISFIT CARPETS, ALL sels and Ingram, very cheap, at 112 Fulton street, be-tween William and Nassau.

GEORGE A. CLARKE'S POPULAR SYSTEM OF House Furnishing, 747 Broadway: elegant House hold Furniture, &c., on liberal terms of payment.